UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

EVERLEE HICKS, SR.,)	
D. C.C.)	
Petitioner,)	
)	
V.)	No. 4:10CV1371 AGF
)	
STEVE LARKINS,)	
)	
Respondent.)	

MEMORANDUM AND ORDER

This matter is before the Court on petitioner's petition for writ of habeas corpus pursuant to 28 U.S.C. § 2254. The Court will summarily dismiss the petition because it is successive.

Petitioner was found guilty by a jury of first-degree burglary and sodomy. On May 17, 1985, the Circuit Court for St. Louis County sentenced petitioner to two consecutive fifteen (15) year terms of imprisonment. Petitioner previously challenged this judgment in the case Hicks v. Purkett, 4:92CV1611 GFG (E.D. Mo. 1994). The Court dismissed the case because the grounds raised in the petition were either non-cognizable or procedurally barred. Id. Following dismissal, the United States Court of Appeals for the Eighth Circuit denied petitioner's appeal and affirmed the decision of the District Court. See Hicks v. Webster, 94-1938 (8th Cir. 1995). Petitioner now seeks to challenge the same state court judgment.

Rule 4 of the Rules Governing § 2254 Cases provides that a district court shall

summarily dismiss a § 2254 petition if it plainly appears that the petitioner is not entitled

to relief.

To the extent that petitioner seeks to relitigate claims that he brought in his original

petition, those claims must be dismissed pursuant to 28 U.S.C. § 2244(b)(1). To the extent

that petitioner seeks to bring new claims for habeas relief, petitioner must obtain leave from

the United States Court of Appeals for the Eighth Circuit before he can bring those claims

in this Court. 28 U.S.C. § 2244(b)(3)(A). Petitioner has not been granted leave to file a

successive habeas petition in this Court. And the AEDPA's restriction on filing successive

petitions is retroactively applicable to cases that were filed before the AEDPA was enacted.

See, e.g., Daniels v. United States, 254 F.3d 1180, 1188 (10th Cir. 2001). As a result, the

petition will be summarily dismissed.

Accordingly,

IT IS HEREBY ORDERED that petitioner's petition for writ of habeas corpus

pursuant to 28 U.S.C. § 2254 is **DISMISSED** without prejudice.

IT IS FURTHER ORDERED that no certificate of appealability will issue.

An Order of Dismissal will accompany this Memorandum and Order.

Dated this 9th day of November, 2010.

AUDREY G. FLEISSIG

UNITED STATES DISTRICT JUDGE

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